

REMARKS

Applicants respectfully request reconsideration of the application, as amended, in view of the following remarks.

The present invention as set forth in **amended Claim 1** relates to a precipitated silica having a DBP absorption of from 100 to 450 g/100 g, a choline chloride absorption of from 150 to 400 g/100 g (75% absorption by weight aqueous solution); a DBP/choline chloride absorption of less than 1.07 and a **Sears number greater than 25 ml/5g**.

Claim 10 relates to a process for preparing precipitated silica having the above properties, comprising, inter alia, simultaneously metering into an aqueous silicate solution more aqueous silicate solution and a Lewis and/or Brønsted acid to provide a mixture, **wherein the metered addition of the aqueous silicate solution and the Lewis and/or Brønsted acid is carried out while maintaining a constant alkali number in the mixture of at least 1.**

Claim 17 relates to a process for preparing precipitated silica having the above properties, comprising, inter alia, simultaneously metering into a vessel an aqueous silicate solution and a Lewis and/or Brønsted acid to provide a mixture, **wherein the metered addition of the aqueous silicate solution and the Lewis and/or Brønsted acid is carried out while maintaining a constant alkali number in the mixture of at least 1.**

In contrast, EP 0937755 (EP'755) and Türk et al (US'379), alone or in combination, fail to disclose or suggest a precipitated silica and processes as claimed.

At page 3, last paragraph to page 4, 1st paragraph of the Office Action, the Examiner alleges, that EP'755 inherently discloses Sears numbers being the same as those claimed in the present invention. Applicants disagree. There is no disclosure or suggestion in EP'755 of a **Sears number greater than 25 ml/5g**.

A precipitated silica may have a certain porosity. However, an overlap of the ranges for DBP and BET does not mean that the precipitated silica from EP '755 and those of the present invention are identical and/or have the same properties.

In fact, Applicants have measured the Sears numbers of an original sample of Product A Experiment 6 (see Table 9 of EP'755) and found a value of 19.9 ml/5g. (A signed Rule 132 Declaration will be submitted shortly.) In addition the Sears number of an original sample of Product C Experiment 13 (see Table 9 of EP'755) was measured and found to be 22.6 ml/5g. Thus the Sears numbers of EP'755 are at least 10% below the Sears numbers as now claimed in Claim 1 of the present invention. Thus, the Examiner's statement that EP'755 has the same Sears number as the present invention is incorrect.

The surface chemistry of the precipitated silica is described not solely by the DBP/CC ratio, but rather the precipitated silica from EP '755 have clearly lower Sears numbers, i.e. numbers of silanol groups on the silica surface, despite of a comparable DBP/CC ratio (examples from EP '755 had 19.9 mL/5 g and 22.6 mL/5 g, respectively; the precipitated silica according to the present invention have Sears numbers of 28.5 to 31.5 mL/5 g). Therefore, it has been clearly proven that one cannot conclude a comparable Sears number from a comparable DBP/CC ratio.

Further, it appears that the Examiner is referring to similarities of the methods of EP '755 and the present invention as indication that similar Sears numbers are achieved. Applicants disagree.

Three different types of precipitated silica, A, B, and C, are described in EP '755. All three have different production methods. The methods for the precipitated silica A and B are so-called "pH precipitation methods," in which the pH is kept constant during the precipitation (see Examples 1 and 2 of EP '755). The method of the present invention is a so-called "AN precipitation method," in other words the alkali number (AN) is kept constant. It

was already pointed out in the specification of the present application that pH precipitation methods are something different, and lead to different precipitated silica than AN precipitation methods (see page 3, lines 6-18). Thus, the methods for making precipitated silica types A and B of EP '755 are different and cannot result in the precipitated silica of the present invention.

The silica C from Example 3 of EP '755 is prepared using AN precipitation. The method according to Example 3 of EP '755 nevertheless differs decisively from that of the present invention, as the following table shows:

Method parameters	EP '755, Example 3	Invention, Examples 1-8
Precipitation time (min)	90	40-65
Precipitation temperature (°C)	91-93	85
Alkali number	7	20-40
Solid content of the suspension (g/l)	72	80-105

As can be seen, numerous significant parameters of the method of the present invention are clearly different. Thus, the precipitation time is not even half as long as in EP '755, in some instances. The alkali number is 3-6 times greater.

The total combination of method parameters brings about the clearly different surface chemistry. Re-measuring the Sears number of Example 3 of EP '755 yielded a Sears number of 22.6 ml/5 g. This value is very much lower than the approximately 30 ml/5 g of the precipitated silica according to the invention. It is immediately evident to a person of ordinary skill in the art that an increase in the Sears number by more than 30% brings about significant method changes. This is confirmed by the above table.

Therefore, the Examiner's argument of a "similar" method also cannot support the Examiner's assertion of a Sears number in the claimed range. As shown above, the Sears number is a clear distinction criterion. Sears numbers of greater than 25 are neither disclosed nor made obvious in EP '755.

Further, on page 6, 4th paragraph, of the Office Action, the Examiner states that the process of the invention, i.e. using an alkaline number of at least 15 and the step of adding an electrolyte prior to or during the simultaneously addition of sodium silicate and sulphuric acid, would be obvious in the light of EP'755 in combination with US'379. Applicants disagree.

Two characteristics of the silica of the present invention are

- I) a **low DBP/CC-ratio**,
- II) a **high alkaline number**.

A low DBP/CC ratio, can either be obtained by decreasing the DBP or by increasing the CC ratio.

US'379 teaches away from the present invention. According to Example 19 of US'379, an increase of the alkaline number leads to an increase of the DBP, i.e. a **high** DBP/CC ratio. An object of the present invention, however, is a **low** DBP/CC ratio. Thus a person of ordinary skill in the art, would not use high alkaline numbers to solve the problem of the invention based on the disclosure of US'379. There is no disclosure or suggestion in US'379 on how to increase the DPB/CC ratio. Thus, based on the information disclosed in US'379, a person of ordinary skill in the art would use an alkaline number as low as possible in order to lower the DBP/CC ratio. This is contrary to the process claimed in the present invention.

EP'755 also lacks disclosure of use of high alkaline numbers. Thus, even the combination of EP'755 with US'379 cannot result in the present invention.

Reply to Office Action dated: November 6, 2006


Therefore, the rejection of Claims 1, 4, 10, 14-17, 22-25 under 35 U.S.C. § 102(b) as being unpatentable over EP 0937755, the rejection of Claims 1, 4-5, 10, 13-17, 22-25 under 35 U.S.C. § 103(a) as being unpatentable over EP 0937755 and the rejection of Claims 11-12, 18-19 under 35 U.S.C. § 103(a) as being unpatentable over EP 0937755 in view of Türk et al are believed to be unsustainable as the present invention is neither anticipated nor obvious and withdrawal of these rejections is respectfully requested.

Even though the Examiner has clearly considered the reference filed February 25, 2005, as Chevalier was used for the previous rejection, Applicants still would appreciate if the Examiner could forward an initialed, signed and dated Form PTO 1449. For the Examiner's convenience a copy of **Form PTO 1449 as filed on February 25, 2005**, is attached herewith.

This application presents allowable subject matter, and the Examiner is kindly requested to pass it to issue. Should the Examiner have any questions regarding the claims or otherwise wish to discuss this case, he is kindly invited to contact Applicants' below-signed representative, who would be happy to provide any assistance deemed necessary in speeding this application to allowance.

Respectfully submitted,

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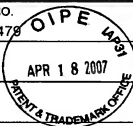
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SHEET 1 OF 1

Form PTO 1449 (Modified)		U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE		ATTY DOCKET NO. 215150US0		SERIAL NO. 10/079,478	
LIST OF REFERENCES CITED BY APPLICANT				APPLICANT Gottlieb-Georg LINDNER, et al.			
				FILING DATE February 22, 2002			
				GROUP 1754			
U.S. PATENT DOCUMENTS							
EXAMINER INITIAL		DOCUMENT NUMBER	DATE	NAME	CLASS	SUB CLASS	FILING DATE IF APPROPRIATE
	AA	6,107,226	08/22/00	CHEVALLIER			
	AB						
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OTHER REFERENCES (Including Author, Title, Date, Pertinent Pages, etc.)							
	AW						
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	AZ						<input type="checkbox"/> Additional References sheet(s) attached
Examiner					Date Considered		

*Examiner: Initial if reference is considered, whether or not citation is in conformance with MPEP 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

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